

UNITED STATES DEPARTMENT OF COMMERCE

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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKETT NO.
08/46/,1	70	Rosenberg	
/		·	EXAMINER
•			ART UNIT PAPER NUMBER
			23
			DATE MAILED:
		EXAMINER INTERVIEW SUMMARY REC	ORD
All participants (applican	<i>^</i>		
(1) Louis	Mosenb.	erg (3) Jeff	ery A. Brier
2 /	Hickman	•	,
	3/15/96	(1)	
Date of Interview			
•	•	en to applicant applicant's representative).	
Exhibit Shown or demon	stration conducted: Li Y	es No. If yes, brief description;	
Agreement was read	ched with respect to som	e or all of the claims in question. was not reache	d.
		·	
Ciaims discussed:/	1 2 2 2 3 1	21, 10, 1, 4na	73 d the Fisher article
identification of prior art	discussed: / / a u	11'es, Itara, an	d the Fisher article
Description of the genera	al nature of what was agr	reed to if an agreement was reached, or any other co	mments; Amendment C
and th	e invent	tion was discusse	
present	ed in a	. / / /	rames the
previou	s prior	art rejection.	However additiona
sparchiv	19 15 00	cessary.	,
(A fuller description, if ne attached. Also, where no	cessary, and a copy of the copy of the	he amendments, if available, which the examiner agre ts which would render the claims allowable is availab	eed would render the claims allowable must be le, a summary thereof must be attached.)
		a separate record of the substance of the interview.	·
Unless the paragraph bel	low has been checked to CLUDE THE SUBSTANC	indicate to the contrary, A FORMAL WRITTEN RES CE OF THE INTERVIEW (e.g., items 1-7 on the reven	PONSE TO THE LAST OFFICE ACTION IS NOT se side of this form). If a response to the last Office

PTOL-413 (REV. 2 -93)

box 1 above is also checked.

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□ 2. Since the examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action. Applicant is not relieved from providing a separate record of the substance of the interview unless

action has already been filed, then applicant is given one month from this interview date to provide a statement of the substance of the interview.